IN THE U.S. DISTR, COURT FOR THE DISTR, OF DELAWARE 3ms

Williams V. C.M.S. et. al., Civ. Act. No. 07-637 DOES Notion of Notice Plaintiff Does not Agree With the 9-3-09 Settlement For the Following Legal Reasons: 9.22.09 Signed: Bolward & Williams#350567

- 1, the 9.3.09 Settlement does not compromise with the PLRA and was not advised by Court Appointed Course & Defendants Course of the PLRA concerning the 9.3.09 Settlement.
- 2. Defendants Counsel James Drnec never mentioned the PLRA and in the Settlement of 9:309 he does not admit to any Constitutional violations by CMS. et al., against plaintiff Edward G. Williams SBI#350587 since 2005, 2006 2007, 2008, 2009 going on 2010. When defendants interfered with Doctors orders to do Hernia mesh repair Surgery on "Williams" as your tonor 6/24/09 Memorandum Opinion—has noted and two year wait for Colonoscopy 2005, to 2007, Doctors notes show pain & suffering in the Past, present & future "Williams" Still experiences day & night as a result of CMS, cruel & Un-Usual punishment denying Doctors Ordered-Sungeries numerous times for years from 2007 to 2009

* CONTINUED ON BACK PAGE

3. Defendants Attorney Opposes Plaintiff
Motion for Discovery & Motion For Injunction
& T.RO. but requests same Discovery
from Plaintiff. And in the 9.3.09 Settlement agrees to Send me For both Surgeries
For HERNIAS & HEMORRHOIDS that since
2005, 2006, 2007, 2008, 2009, gains on 2010 defendants have shown in Discovery violations of
plaintiff Constitutional quaranteed rights
to have his Serious medical needs properly
taken care of when Doctor first ordered in
2005, 2006, 2007, 2008, & 2009, going on 2010.
Defendants refuse to admit these Constitutional
Violation under PLRA thus plaintiff cannot
agree to 9.3.09 Settlement.

4. Defendants Altorneys have not ANSWERED PLAINtiff First set of INTERROGATORIES TO DEFENDANTS

5. Plaintiff has not met Court Appointed Attorney vet or had an Attorney For Motions pending in # 5 or had an Attorney at the 9°3 09 Settlement. Which Plaintiff no longer agrees with since Defendants Attorneys do not admit under PLRA to any Constitutional Violations against Plaintiff and had Settlement with out Plaintiff Court Appointed Attorney Present. Shows no respect for Plaintiff rights, is continued on Second sheet?

Defendants Attorney Mr. James E Drner used C.M. S. employees to falsify notes and Affidavit to deceive plaintiff & Court After Doctor recommended Follow up care surgery For HEMORPHOIDS on 1.30.09 and after the repeat CAT Scan on 3-13-09 showed NUMEROUS ABDOMINAL MESH WALL RICHOS FERNIAS "DRNEC" COACHED Drs, NEWELL& Dr. Desposiers into perjurious testimony against Dr. Szalai notes that ordered both Sur Der 1090 Compare to "Dr. Desrosiers 3,24.09" Doctor notes, where Dr. Desrosiers called Dr. Szalai who ordered hernia Surgery 7. Attorney "DRNEC" rushed Plaintiff into this 9-3-09 Sattement begin in August 2009 and took advantage of Plaintiff who is under influence of Pain Medication and had no Attorney Present to advise him during the First Settle ment meetings and since the settlement does not compromise with PLRA and does not admit to any CONSTITUTIONAL VIO-

-LATIONS AS PLRA rules States Such Settlement must do the 9-3-09 Settlement is not legal as a matter OF LAW and Plaintiff no longer AGREES With Such an illegal Settlement which was not done under PLRA rules and With out Plaintiff Court Appointed - Attorney Present to advise Plaintiff.

8. Plaintiff NEEDS the Court Appointed Attorney the Honorable Court ordered on 6-24-09

9. Plaintiff will not settle this case without an Attorney or with Defendants admitting under PLRA to violating My quaranteed Constitutional rights to timely Doctors ordered Surgeries For HERNIAS & HEMORRHOIDS. 10, And will not with out an Court Appointed Attorney Settle this Case For No more than so million Dollars and no less than 25 million dollars to \$ 15 million dollars to 4 million and 15 million dollars to 4 million dollars to 4 million and 15 million and 15 million dollars to 4 million and 15 m

IM Edward (3. Williams sbi# 00350587 UNIT 22 B-L-9 JAMES T. VAUGHN CORRECTIONAL CENTER 1181 PADDOCK ROAD

SMYRNA. DELAWARE 19977

U.S. DISTRICT COURT FOR DISTRICT OF DE.

MAILED FROM ZIP CODE 19977

OFFICE OF THE CLERK 844 N. King St., LOCK BOX 18 Wilm. Delaware

1086/

COCCACIO COCCA CAMBINITIA MINIMINITA MANAGEMENT